

INTERGOVERNMENTAL COOPERATION AGREEMENT
(Secondary PSAP)

This Agreement made and entered into this 8TH day of NOVEMBER, 2000, by and between the Emergency Telephone System Board of the City of Marseilles, an Illinois Municipal Corporation, (hereinafter "Marseilles") and the Emergency Telephone System Board of the Village of Seneca, an Illinois Municipal Corporation, (hereinafter "Seneca"), pursuant to Article VII, Section 10(a) of the Illinois Constitution, (Ill. Const.Art. VII, Sec.10(a)), the *Illinois Intergovernmental Cooperation Act*, (5 ILCS 220/1, *et seq.*), and all other applicable laws.

PREAMBLES:

Whereas, Marseilles presently operates and maintains a basic 9-1-1 Emergency Telephone System which services persons within and without its corporate limits, and

Whereas, Marseilles is now in the process of implementing a sophisticated System as defined by the *Emergency Telephone System Act*, 50 ILCS 750/0.01 *et seq.*, (the "Act"), and

Whereas, Seneca operates and maintains a sophisticated Emergency Telephone System within its jurisdiction, and

Whereas, Marseilles and Seneca operate adjoining and contiguous Emergency Telephone Systems, and

Whereas, the Act and standards promulgated by the Illinois Commerce Commission require Marseilles to have a secondary or back-up Public Safety Answering Point, (hereinafter "PSAP"), and

Whereas, Seneca has agreed to provide a secondary/back-up PSAP to the Marseilles 9-1-1 System.

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NOW, THEREFORE, MARSEILLES AND SENECA agree as follows:

1. The preambles of this Agreement are incorporated herein by reference as statements of fact and are hereby adopted by the parties.

2. In the event the Marseilles 9-1-1 System fails for any reason, all 9-1-1 telephone calls to the Marseilles PSAP shall be rerouted and transferred to the Seneca PSAP.

3. Marseilles shall be responsible for the cost of all equipment, line charges and all other associated expenses, relating to the implementation and operation of the overflow/back-up system and the transfer of emergency calls from Marseilles to the Seneca PSAP.

4. Seneca shall provide notification to Marseilles in the manner described in the Call Handling Agreement while serving as an overflow/back-up for the Marseilles 9-1-1 PSAP.

5. Should the implementation or the operation of this Agreement be technically unfeasible or cost prohibitive, the Agreement may be modified by mutual consent of the parties or nullified.

6. Neither party may rescind, nullify or cancel this Agreement except on not less than ninety (90) days notice; provided, however, termination of this Agreement may not occur and shall not be effective until the non-canceling party shall have established and implemented a back-up PSAP.

7. Nothing contained in this Agreement shall alter, modify or otherwise affect any other agreement to between Marseilles and Seneca.

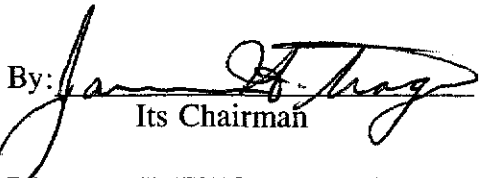
8. Each party to this Agreement shall certify to the other no later than December 31, of each year, that it will continue to adhere to the terms and conditions of this Agreement.

9. Each party to this Agreement shall take all reasonable measures to resolve any conflict or dispute under this Agreement upon fifteen (15) days written notification to the other of such conflict.

10. The term of this Agreement shall be perpetual unless earlier terminated as provided for herein.

11. This Agreement shall be construed under the laws of Illinois, and shall be binding upon and inure to the benefit of the respective parties hereto, their successors, agents and assigns.

MARSEILLES EMERGENCY TELEPHONE
SYSTEM BOARD:

By: 
Its Chairman

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SENECA EMERGENCY TELEPHONE
SYSTEM BOARD:

By: 
Its Chairman

COPY

SENECA/MARSEILLES
9-1-1 CALL HANDLING AGREEMENT

This Agreement made and entered into this 8TH day of NOVEMBER, 2000 by and between the Emergency Telephone System Board of the Village of Seneca, Illinois, an Illinois Municipal Corporation (hereinafter referred to as "Seneca") and the Emergency Telephone System Board of the City of Marseilles, an Illinois municipal corporation (hereinafter referred to as "Marseilles");

WITNESSETH:

WHEREAS, Marseilles is the process of implementing a sophisticated 9-1-1 emergency telephone service in its municipality; and

WHEREAS, Seneca and Marseilles will each operate their own Public Safety Answering Point (PSAP) for receiving 9-1-1 calls; and

WHEREAS, the Emergency Telephone System Act requires municipalities with 9-1-1 systems to enter into agreements with each public agency which is a part of a different system but whose jurisdictional boundaries are contiguous; and

WHEREAS, it is in the mutual best interest of the citizens of Seneca and the citizens of Marseilles that police, fire, and emergency medical and rescue services be rendered as expeditiously as possible;

NOW, THEREFORE, Seneca and Marseilles agree as follows:

1. The following terms, as used in this agreement, shall have the meanings indicated:

Dispatched	an emergency unit which has been directed, by a dispatcher or other appropriate authority in response to a request through the system to proceed to a location where an emergency exists or is reasonably believed to exist.
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Emergency	any situation requiring an immediate response to prevent the loss of life, reduce bodily injury, prevent the loss of property, or reduce the loss of property.
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Emergency Unit	police squad car (marked or unmarked), ambulance, or any piece of fire apparatus.
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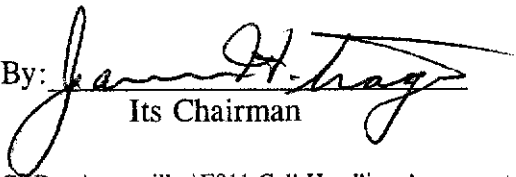
2. In the event Seneca receives, through its 9-1-1 system, a call for emergency service from a location within Marseilles boundaries, Seneca shall immediately notify Marseilles that it has received such a call. Such notification shall be made to Marseilles by calling an emergency telephone number, 815/795-2131. In the event the notification

can not be made in this manner, Seneca shall notify Marseilles using police radio frequency 156.210. When notifying Marseilles of such a call, Seneca shall provide Marseilles with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Seneca may have.

3. In the event Marseilles receives, through its 9-1-1 system, a call for emergency service from a location within Seneca's corporate boundaries, Marseilles shall immediately notify Seneca that it has received such a call. Such notification shall be made to Seneca by calling an emergency telephone number provided by Seneca to Marseilles. In the event the notification can not be made in this manner, Marseilles shall notify Seneca using police radio frequency 155.100. When notifying Seneca of such a call, Marseilles shall provide Seneca with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Marseilles may have.
4. In the event a Seneca emergency unit(s) is dispatched by Seneca in response to a call received through Seneca's 9-1-1 system from a location within Marseilles boundaries, Seneca's unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Marseilles emergency unit(s) arrive at the scene, Seneca may withdraw its unit(s) if it can do so without endangering life or property.
5. In the event a Marseilles emergency unit(s) is dispatched by Marseilles in response to a call received through Marseilles 9-1-1 system from a location within Seneca's corporate boundaries, Marseilles unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Seneca's emergency unit(s) arrive at the scene, Marseilles may withdraw its unit(s) if it can do so without endangering life or property.
6. As soon as either municipality determines it is responding to a call in the other municipality's jurisdiction notification shall be provided to that municipality by the most expeditious means available. Such notification shall include, as a minimum, the location for which the emergency service has been requested, the nature of the emergency (if known), and the number and types of units which are responding. The municipality with jurisdiction shall then immediately dispatch its emergency unit(s) to the scene.
7. Once an emergency unit from the municipality in whose jurisdiction the emergency is occurring arrive at the scene, the municipality with jurisdiction shall be in command of the emergency scene and response.

8. Nothing in this Agreement shall alter, modify, or otherwise affect the agreement entered into between Seneca and Marseilles, providing for mutual aid assistance between the two municipalities.
9. Each party shall certify to the other, no later than December 31st of each year, that it will continue to adhere to the terms and conditions of this Agreement, as required by the Emergency Telephone System Act.
10. In the event either party believes there has been a breach of the Agreement or other problems have arisen in the provision of 9-1-1 emergency telephone service, that party shall notify the other. The parties shall then make reasonable efforts to meet within two weeks to discuss and resolve the alleged breach or problems.

MARSEILLES EMERGENCY TELEPHONE
SYSTEM BOARD:

By: 
Its Chairman

SENECA EMERGENCY TELEPHONE
SYSTEM BOARD:

By: 
Its Chairman

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COPY

9-1-1 CALL HANDLING AGREEMENT

This Agreement made and entered into this 22nd day of AUGUST, 2001 by and between SENECA POLICE DEPARTMENT, (hereinafter referred to as "Agency") and the Emergency Telephone System Board of the City of Marseilles, an Illinois municipal corporation (hereinafter referred to as "Marseilles");

WITNESSETH:

WHEREAS, Marseilles is in the process of implementing a sophisticated 9-1-1 emergency telephone service in its municipality; and

WHEREAS, the Emergency Telephone System Act requires municipalities with 9-1-1 systems to enter into agreements with each public agency which is a part of a different system but whose jurisdictional boundaries are contiguous; and

WHEREAS, it is in the mutual best interest of the public agencies which are signatory hereto, that police, fire, and emergency medical and rescue services be rendered as expeditiously as possible;

NOW, THEREFORE, the parties hereto agree as follows:

1. The following terms, as used in this agreement, shall have the meanings indicated:

Dispatched	an emergency unit which has been directed, by a dispatcher or other appropriate authority in response to a request through the system to proceed to a location where an emergency exists or is reasonably believed to exist.
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Emergency	any situation requiring an immediate response to prevent the loss of life, reduce bodily injury, prevent the loss of property, or reduce the loss of property.
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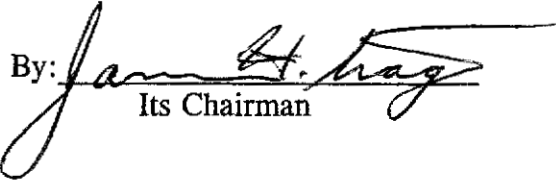
Emergency Unit	police squad car (marked or unmarked), ambulance, or any piece of fire apparatus.
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2. In the event Agency receives, through its 9-1-1 system, a call for emergency service from a location within Marseilles boundaries, Agency shall immediately notify Marseilles that it has received such a call. Such notification shall be made to Marseilles by calling an emergency telephone number, 815/795-2131. In the event the notification can not be made in this manner, Agency shall notify Marseilles using police radio frequency 156.210. When notifying Marseilles of such a call, Agency shall provide Marseilles with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Agency may have.

3. In the event Marseilles receives, through its 9-1-1 system, a call for emergency service from a location within Agency's corporate boundaries, Marseilles shall immediately notify Agency that it has received such a call. Such notification shall be made to Agency by calling an emergency telephone number provided by Agency to Marseilles. In the event the notification can not be made in this manner, Marseilles shall notify Agency using police radio frequency 155.100. When notifying Agency of such a call, Marseilles shall provide Agency with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Marseilles may have.
4. In the event an Agency emergency unit(s) is dispatched by Agency in response to a call received through Agency's 9-1-1 system from a location within Marseilles boundaries, Agency's unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Marseilles emergency unit(s) arrive at the scene, Agency may withdraw its unit(s) if it can do so without endangering life or property.
5. In the event a Marseilles emergency unit(s) is dispatched by Marseilles in response to a call received through Marseilles 9-1-1 system from a location within Agency's corporate boundaries or jurisdiction, Marseilles unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Agency's emergency unit(s) arrive at the scene, Marseilles may withdraw its unit(s) if it can do so without endangering life or property.
6. As soon as either party hereto determines it is responding to a call in the other party's jurisdiction notification shall be provided to that party by the most expeditious means available. Such notification shall include, as a minimum, the location for which the emergency service has been requested, the nature of the emergency (if known), and the number and types of units which are responding. The municipality with jurisdiction shall then immediately dispatch its emergency unit(s) to the scene.
7. Once an emergency unit from the party in whose jurisdiction the emergency is occurring arrives at the scene, the party with jurisdiction shall be in command of the emergency scene and response.
8. Nothing in this Agreement shall alter, modify, or otherwise affect any agreement entered into between the parties, providing for mutual aid assistance between them.
9. Each party shall certify to the other, no later than December 31st of each year, that it will continue to adhere to the terms and conditions of this Agreement, as required by the Emergency Telephone System Act.

10. In the event either party believes there has been a breach of the Agreement or other problems have arisen in the provision of 9-1-1 emergency telephone service, that party shall notify the other. The parties shall then make reasonable efforts to meet within two weeks to discuss and resolve the alleged breach or problems.

Marseilles Emergency Telephone
System Board:

By: 
Its Chairman

SENECA Police Dept
Name of Agency

By: 

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9-1-1 CALL HANDLING AGREEMENT

This Agreement made and entered into this 4TH day of AUGUST, 2001 by and between SENECA RURAL FIRE PROTECTION DISTRICT, (hereinafter referred to as "Agency") and the Emergency Telephone System Board of the City of Marseilles, an Illinois municipal corporation (hereinafter referred to as "Marseilles");

WITNESSETH:

WHEREAS, Marseilles is the process of implementing a sophisticated 9-1-1 emergency telephone service in its municipality; and

WHEREAS, the Emergency Telephone System Act requires municipalities with 9-1-1 systems to enter into agreements with each public agency which is a part of a different system but whose jurisdictional boundaries are contiguous; and

WHEREAS, it is in the mutual best interest of the public agencies which are signatory hereto, that police, fire, and emergency medical and rescue services be rendered as expeditiously as possible;

NOW, THEREFORE, the parties hereto agree as follows:

1. The following terms, as used in this agreement, shall have the meanings indicated:

Dispatched	an emergency unit which has been directed, by a dispatcher or other appropriate authority in response to a request through the system to proceed to a location where an emergency exists or is reasonably believed to exist.
Emergency	any situation requiring an immediate response to prevent the loss of life, reduce bodily injury, prevent the loss of property, or reduce the loss of property.
Emergency Unit	police squad car (marked or unmarked), ambulance, or any piece of fire apparatus.

2. In the event Agency receives, through its 9-1-1 system, a call for emergency service from a location within Marseilles boundaries, Agency shall immediately notify Marseilles that it has received such a call. Such notification shall be made to Marseilles by calling an emergency telephone number, 815/795-2131. In the event the notification can not be made in this manner, Agency shall notify Marseilles using police radio frequency 156.210. When notifying Marseilles of such a call, Agency shall provide Marseilles with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Agency may have.

3. In the event Marseilles receives, through its 9-1-1 system, a call for emergency service from a location within Agency's corporate boundaries, Marseilles shall immediately notify Agency that it has received such a call. Such notification shall be made to Agency by calling an emergency telephone number provided by Agency to Marseilles. In the event the notification can not be made in this manner, Marseilles shall notify Agency using ~~public~~ radio frequency 154.190. When notifying Agency of such a call, Marseilles shall provide Agency with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Marseilles may have.
4. In the event an Agency emergency unit(s) is dispatched by Agency in response to a call received through Agency's 9-1-1 system from a location within Marseilles boundaries, Agency's unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Marseilles emergency unit(s) arrive at the scene, Agency may withdraw its unit(s) if it can do so without endangering life or property.
5. In the event a Marseilles emergency unit(s) is dispatched by Marseilles in response to a call received through Marseilles 9-1-1 system from a location within Agency's corporate boundaries or jurisdiction, Marseilles unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Agency's emergency unit(s) arrive at the scene, Marseilles may withdraw its unit(s) if it can do so without endangering life or property.
6. As soon as either party hereto determines it is responding to a call in the other party's jurisdiction notification shall be provided to that party by the most expeditious means available. Such notification shall include, as a minimum, the location for which the emergency service has been requested, the nature of the emergency (if known), and the number and types of units which are responding. The municipality with jurisdiction shall then immediately dispatch its emergency unit(s) to the scene.
7. Once an emergency unit from the party in whose jurisdiction the emergency is occurring arrives at the scene, the party with jurisdiction shall be in command of the emergency scene and response.
8. Nothing in this Agreement shall alter, modify, or otherwise affect any agreement entered into between the parties, providing for mutual aid assistance between them.
9. Each party shall certify to the other, no later than December 31st of each year, that it will continue to adhere to the terms and conditions of this Agreement, as required by the Emergency Telephone System Act.

10. In the event either party believes there has been a breach of the Agreement or other problems have arisen in the provision of 9-1-1 emergency telephone service, that party shall notify the other. The parties shall then make reasonable efforts to meet within two weeks to discuss and resolve the alleged breach or problems.

Marseilles Emergency Telephone
System Board;

By:


Its Chairman

SENECA FIRE DEPARTMENT
Name of Agency

By:


FIRE CHIEF

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9-1-1 CALL HANDLING AGREEMENT

This Agreement made and entered into this 22ND day of AUGUST, 2001 by and between SENECA AMBULANCE SERVICE, (hereinafter referred to as "Agency") and the Emergency Telephone System Board of the City of Marseilles, an Illinois municipal corporation (hereinafter referred to as "Marseilles");

WITNESSETH:

WHEREAS, Marseilles is the process of implementing a sophisticated 9-1-1 emergency telephone service in its municipality; and

WHEREAS, the Emergency Telephone System Act requires municipalities with 9-1-1 systems to enter into agreements with each public agency which is a part of a different system but whose jurisdictional boundaries are contiguous; and

WHEREAS, it is in the mutual best interest of the public agencies which are signatory hereto, that police, fire, and emergency medical and rescue services be rendered as expeditiously as possible;

NOW, THEREFORE, the parties hereto agree as follows:

1. The following terms, as used in this agreement, shall have the meanings indicated:

Dispatched an emergency unit which has been directed, by a dispatcher or other appropriate authority in response to a request through the system to proceed to a location where an emergency exists or is reasonably believed to exist.

Emergency any situation requiring an immediate response to prevent the loss of life, reduce bodily injury, prevent the loss of property, or reduce the loss of property.

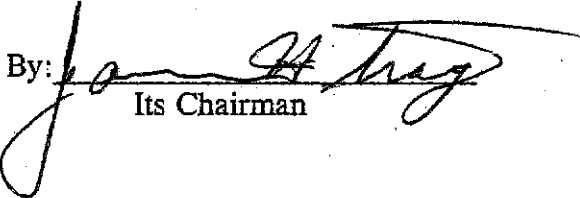
Emergency Unit police squad car (marked or unmarked), ambulance, or any piece of fire apparatus.

2. In the event Agency receives, through its 9-1-1 system, a call for emergency service from a location within Marseilles boundaries, Agency shall immediately notify Marseilles that it has received such a call. Such notification shall be made to Marseilles by calling an emergency telephone number, 815/795-2131. In the event the notification can not be made in this manner, Agency shall notify Marseilles using police radio frequency 156.210. When notifying Marseilles of such a call, Agency shall provide Marseilles with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Agency may have.

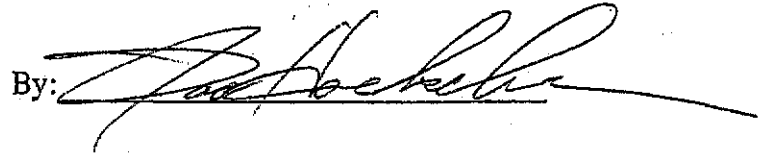
3. In the event Marseilles receives, through its 9-1-1 system, a call for emergency service from a location within Agency's corporate boundaries, Marseilles shall immediately notify Agency that it has received such a call. Such notification shall be made to Agency by calling an emergency telephone number provided by Agency to Marseilles. In the event the notification can not be made in this manner, Marseilles shall notify Agency using police radio frequency 155.100. When notifying Agency of such a call, Marseilles shall provide Agency with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Marseilles may have.
4. In the event an Agency emergency unit(s) is dispatched by Agency in response to a call received through Agency's 9-1-1 system from a location within Marseilles boundaries, Agency's unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Marseilles emergency unit(s) arrive at the scene, Agency may withdraw its unit(s) if it can do so without endangering life or property.
5. In the event a Marseilles emergency unit(s) is dispatched by Marseilles in response to a call received through Marseilles 9-1-1 system from a location within Agency's corporate boundaries or jurisdiction, Marseilles unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Agency's emergency unit(s) arrive at the scene, Marseilles may withdraw its unit(s) if it can do so without endangering life or property.
6. As soon as either party hereto determines it is responding to a call in the other party's jurisdiction notification shall be provided to that party by the most expeditious means available. Such notification shall include, as a minimum, the location for which the emergency service has been requested, the nature of the emergency (if known), and the number and types of units which are responding. The municipality with jurisdiction shall then immediately dispatch its emergency unit(s) to the scene.
7. Once an emergency unit from the party in whose jurisdiction the emergency is occurring arrives at the scene, the party with jurisdiction shall be in command of the emergency scene and response.
8. Nothing in this Agreement shall alter, modify, or otherwise affect any agreement entered into between the parties, providing for mutual aid assistance between them.
9. Each party shall certify to the other, no later than December 31st of each year, that it will continue to adhere to the terms and conditions of this Agreement, as required by the Emergency Telephone System Act.

10. In the event either party believes there has been a breach of the Agreement or other problems have arisen in the provision of 9-1-1 emergency telephone service, that party shall notify the other. The parties shall then make reasonable efforts to meet within two weeks to discuss and resolve the alleged breach or problems.

Marseilles Emergency Telephone
System Board:

By: 
Its Chairman


Name of Agency

By: 

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9-1-1 CALL HANDLING AGREEMENT

This Agreement made and entered into this 14TH day of FEBRUARY, 2001 by and between ILLINOIS STATE POLICE - DIST 17, (hereinafter referred to as "Agency") and the Emergency Telephone System Board of the City of Marseilles, an Illinois municipal corporation (hereinafter referred to as "Marseilles");

WITNESSETH:

WHEREAS, Marseilles is the process of implementing a sophisticated 9-1-1 emergency telephone service in its municipality; and

WHEREAS, the Emergency Telephone System Act requires municipalities with 9-1-1 systems to enter into agreements with each public agency which is a part of a different system but whose jurisdictional boundaries are contiguous; and

WHEREAS, it is in the mutual best interest of the public agencies which are signatory hereto, that police, fire, and emergency medical and rescue services be rendered as expeditiously as possible;

NOW, THEREFORE, the parties hereto agree as follows:

1. The following terms, as used in this agreement, shall have the meanings indicated:

Dispatched	an emergency unit which has been directed, by a dispatcher or other appropriate authority in response to a request through the system to proceed to a location where an emergency exists or is reasonably believed to exist.
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Emergency	any situation requiring an immediate response to prevent the loss of life, reduce bodily injury, prevent the loss of property, or reduce the loss of property.
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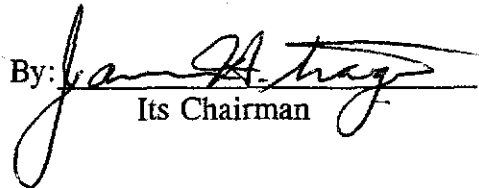
Emergency Unit	police squad car (marked or unmarked), ambulance, or any piece of fire apparatus.
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2. In the event Agency receives, through its 9-1-1 system, a call for emergency service from a location within Marseilles boundaries, Agency shall immediately notify Marseilles that it has received such a call. Such notification shall be made to Marseilles by calling an emergency telephone number, 815/795-2131. In the event the notification can not be made in this manner, Agency shall notify Marseilles using police radio frequency 156.210. When notifying Marseilles of such a call, Agency shall provide Marseilles with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Agency may have.

3. In the event Marseilles receives, through its 9-1-1 system, a call for emergency service from a location within Agency's corporate boundaries, Marseilles shall immediately notify Agency that it has received such a call. Such notification shall be made to Agency by calling an emergency telephone number provided by Agency to Marseilles. In the event the notification can not be made in this manner, Marseilles shall notify Agency using police radio frequency 155.055. When notifying Agency of such a call, Marseilles shall provide Agency with the caller's address, telephone number, nature of emergency (if known), and any other pertinent information which Marseilles may have.
4. In the event an Agency emergency unit(s) is dispatched by Agency in response to a call received through Agency's 9-1-1 system from a location within Marseilles boundaries, Agency's unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Marseilles emergency unit(s) arrive at the scene, Agency may withdraw its unit(s) if it can do so without endangering life or property.
5. In the event a Marseilles emergency unit(s) is dispatched by Marseilles in response to a call received through Marseilles 9-1-1 system from a location within Agency's corporate boundaries or jurisdiction, Marseilles unit(s) shall continue its response and shall render its services to the requesting party without regard to whether the unit is operating outside its normal jurisdictional boundaries. Such services shall include, but not be limited to all usual services provided by such unit(s). When Agency's emergency unit(s) arrive at the scene, Marseilles may withdraw its unit(s) if it can do so without endangering life or property.
6. As soon as either party hereto determines it is responding to a call in the other party's jurisdiction notification shall be provided to that party by the most expeditious means available. Such notification shall include, as a minimum, the location for which the emergency service has been requested, the nature of the emergency (if known), and the number and types of units which are responding. The municipality with jurisdiction shall then immediately dispatch its emergency unit(s) to the scene.
7. Once an emergency unit from the party in whose jurisdiction the emergency is occurring arrives at the scene, the party with jurisdiction shall be in command of the emergency scene and response.
8. Nothing in this Agreement shall alter, modify, or otherwise affect any agreement entered into between the parties, providing for mutual aid assistance between them.
9. Each party shall certify to the other, no later than December 31st of each year, that it will continue to adhere to the terms and conditions of this Agreement, as required by the Emergency Telephone System Act.

10. In the event either party believes there has been a breach of the Agreement or other problems have arisen in the provision of 9-1-1 emergency telephone service, that party shall notify the other. The parties shall then make reasonable efforts to meet within two weeks to discuss and resolve the alleged breach or problems.

Marseilles Emergency Telephone
System Board:

By: 
Its Chairman

ILLINOIS STATE POLICE
Name of Agency

By: 

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**CALL HANDLING AGREEMENT
911 EMERGENCY COMMUNICATIONS
CITY OF MARSEILLES EMERGENCY TELEPHONE SYSTEM**

This Agreement is made between the MARSEILLES EMERGENCY TELEPHONE SYSTEM BOARD, and the CITY OF MARSEILLES POLICE DEPARTMENT, for the purpose of effective handling and routing of 9-1-1 Emergency calls on a city wide 9-1-1 system.

CALL HANDLING

The Marseilles PSAP Center receiving a call for emergency services in your jurisdiction shall dispatch the call in the following manner:

- PRIMARY:** Through radio dispatch of the call on frequency 156.210
This will be a direct dispatch method as is currently used.
- SECONDARY:** The radio frequency of 155.616 can be used as an alternative method of dispatch. This frequency will be programmed on a separate base from the primary frequency and is in all the mobile and portable radios in the department.

AID OUTSIDE JURISDICTION BOUNDARY

Once an emergency unit is dispatched in response to a request, through the system, such unit shall render its service to the requesting party without regard to whether the unit is operating outside its normal jurisdiction boundaries.

The legislative intent is that 9-1-1 be used for emergency calls only. Therefore, all calls of an administrative or non-emergency nature shall be referred to your agency's published telephone number.

The PSAP Center agrees to keep all records, times and places of all calls. All records will be available to all participants of the 9-1-1 service.

It shall be the responsibility of your agency to maintain the report of the call and the disposition of each call received.

All agreements, management, records and service will be the responsibility of the advisory board.

The advisory board must approve any agreements or changes in agreements and operating policies.

COPY

ANNUAL RENEWAL

This Agreement shall automatically renew on an annual basis unless written notification is provided 90 days prior to the anniversary date of said Agreement.

Dated this 30TH day of MARCH, 2001.

Marseilles E.T.S.B.-PSAP: -

By: 

Title: CHAIRMAN E.T.S.B.

City of Marseilles, Illinois-City:

By: 

Title: Mayor

Marseilles Police Department-Agency:

By: 

Title: Chief of Police

**CALL HANDLING AGREEMENT
911 EMERGENCY COMMUNICATIONS
CITY OF MARSEILLES EMERGENCY TELEPHONE SYSTEM**

This Agreement is made between the MARSEILLES EMERGENCY TELEPHONE SYSTEM BOARD, and the MARSEILLES FIRE PROTECTION DISTRICT, for the purpose of effective handling and routing of 9-1-1 Emergency calls on a city wide 9-1-1 system.

CALL HANDLING

The Marseilles PSAP Center receiving a call for emergency services in your jurisdiction shall dispatch the call in the following manner:

- PRIMARY:** Through radio dispatch of the call on frequency 154.295
This will be a direct dispatch method as is currently used.
- SECONDARY:** The radio frequency of 154.190 can be used as an alternative method of dispatch. This frequency will be programmed on a separate base from the primary frequency and is in all the mobile and portable radios in the department.

AID OUTSIDE JURISDICTION BOUNDARY

Once an emergency unit is dispatched in response to a request, through the system, such unit shall render its service to the requesting party without regard to whether the unit is operating outside its normal jurisdiction boundaries.

The legislative intent is that 9-1-1 be used for emergency calls only. Therefore, all calls of an administrative or non-emergency nature shall be referred to your agency's published telephone number.

The PSAP Center agrees to keep all records, times and places of all calls. All records will be available to all participants of the 9-1-1 service.

It shall be the responsibility of your agency to maintain the report of the call and the disposition of each call received.

All agreements, management, records and service will be the responsibility of the advisory board.

The advisory board must approve any agreements or changes in agreements and operating policies.

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ANNUAL RENEWAL

This Agreement shall automatically renew on an annual basis unless written notification is provided 90 days prior to the anniversary date of said Agreement.

Dated this 30TH day of MARCH, 2001.

Marseilles E.T.S.B.-PSAP: -

City of Marseilles, Illinois-City:

By: James H. Tracy

By: John C. London

Title: CHAIRMAN E.T.S.B.

Title: Mayor

Marseilles Fire Protection District-Agency:

By: Jon F. Coakley

Title: President

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**CALL HANDLING AGREEMENT
911 EMERGENCY COMMUNICATIONS
CITY OF MARSEILLES EMERGENCY TELEPHONE SYSTEM**

This Agreement is made between the MARSEILLES EMERGENCY TELEPHONE SYSTEM BOARD, and the MARSEILLES AREA AMBULANCE SERVICE, for the purpose of effective handling and routing of 9-1-1 Emergency calls on a city wide 9-1-1 system.

CALL HANDLING

The Marseilles PSAP Center receiving a call for emergency services in your jurisdiction shall dispatch the call in the following manner:

PRIMARY: Through radio dispatch of the call on frequency 55.175. This will be a direct dispatch method as is currently used.

SECONDARY: The radio frequency of ~~55.035~~ can be used as an alternative method of dispatch. This frequency will be programmed on a separate base from the primary frequency and is in all the mobile and portable radios in the department.

AID OUTSIDE JURISDICTION BOUNDARY

Once an emergency unit is dispatched in response to a request, through the system, such unit shall render its service to the requesting party without regard to whether the unit is operating outside its normal jurisdiction boundaries.

The legislative intent is that 9-1-1 be used for emergency calls only. Therefore, all calls of an administrative or non-emergency nature shall be referred to your agency's published telephone number.

The PSAP Center agrees to keep all records, times and places of all calls. All records will be available to all participants of the 9-1-1 service.

It shall be the responsibility of your agency to maintain the report of the call and the disposition of each call received.

All agreements, management, records and service will be the responsibility of the advisory board.

The advisory board must approve any agreements or changes in agreements and operating policies.

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ANNUAL RENEWAL

This Agreement shall automatically renew on an annual basis unless written notification is provided 90 days prior to the anniversary date of said Agreement.

Dated this 29TH day of MARCH, 2001.

Marseilles E.T.S.B.-PSAP: -

By: 

Title: CHAIRMAN E.T.S.B.

City of Marseilles, Illinois-City:

By: 

Title: Mayor

Marseilles Area Ambulance Service-Agency:

By: 

Title: EXECUTIVE DIRECTOR

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**CALL HANDLING AGREEMENT
911 EMERGENCY COMMUNICATIONS
CITY OF MARSEILLES EMERGENCY TELEPHONE SYSTEM**

This Agreement is made between the MARSEILLES EMERGENCY TELEPHONE SYSTEM BOARD, and the LASALLE COUNTY SHERIFF'S DEPARTMENT, for the purpose of effective handling and routing of 9-1-1 Emergency calls on a city wide 9-1-1 system.

CALL HANDLING

The Marseilles PSAP Center receiving a call for emergency services in your jurisdiction shall dispatch the call in the following manner:

- PRIMARY:** Through radio dispatch of the call on frequency 155.370. This will be a direct dispatch method as is currently used.
- SECONDARY:** The radio frequency of 155.055 can be used as an alternative method of dispatch. This frequency will be programmed on a separate base from the primary frequency and is in all the mobile and portable radios in the department.

AID OUTSIDE JURISDICTION BOUNDARY

Once an emergency unit is dispatched in response to a request, through the system, such unit shall render its service to the requesting party without regard to whether the unit is operating outside its normal jurisdiction boundaries.

The legislative intent is that 9-1-1 be used for emergency calls only. Therefore, all calls of an administrative or non-emergency nature shall be referred to your agency's published telephone number.

The PSAP Center agrees to keep all records, times and places of all calls. All records will be available to all participants of the 9-1-1 service.

It shall be the responsibility of your agency to maintain the report of the call and the disposition of each call received.

All agreements, management, records and service will be the responsibility of the advisory board.

The advisory board must approve any agreements or changes in agreements and operating policies.

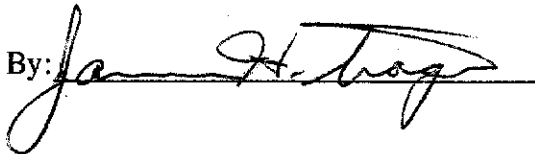
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ANNUAL RENEWAL

This Agreement shall automatically renew on an annual basis unless written notification is provided 90 days prior to the anniversary date of said Agreement.

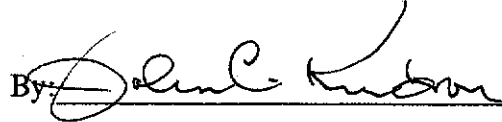
Dated this 30TH day of MARCH, 2001.

Marseilles E.T.S.B.-PSAP:

By: 

Title: CHAIRMAN E.T.S.B.

City of Marseilles, Illinois-City:

By: 

Title: Mayor

LaSalle County Sheriff's Department-Agency:

By: 

Title: Sheriff